Advisory Action Before the Filing of an Appeal Brief

	Application No.	Applicant(s)		
	10/567,880	HAMILTON ET AL.		
	Examiner	Art Unit		
	MARK A. WILLIAMS	3673		

	WARK A. WILLIAWS	3673		
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress	
THE REPLY FILED 15 November 2010 FAILS TO PLACE THIS	APPLICATION IN CONDITION F	OR ALLOWANCE.		
 \(\)\[\]\[\]\] The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods: 	replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request	
a) The period for reply expires 3 months from the mailing date	of the final rejection.			
b) The period for reply expires on: (1) the mailing date of this Ar no event, however, will the statutory period for reply expire la Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f	ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.	
Extensions of time may be obtained under 37 CFR 1.136(a). The date of	on which the petition under 37 CFR 1.1			
have been filed is the date for purposes of determining the period of ext under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earmed patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	hortened statutory period for reply origi than three months after the mailing dat	nally set in the final Office	e action; or (2) as	
The Notice of Appeal was filed on A brief in complete.	liance with 37 CFR 41 37 must be	filed within two months	s of the date of	
filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed wi	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the		
<u>AMENDMENTS</u>				
3. The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will not be entered be				
(a) They raise new issues that would require further cor		ΓE below);		
(b) ☐ They raise the issue of new matter (see NOTE below (c) ☐ They are not deemed to place the application in better		di calana an almanifician di	an lancing for	
appeal; and/or	ter form for appear by materially rec	adding of simplifying ti	ie issues ioi	
(d) They present additional claims without canceling a c	corresponding number of finally reject	ected claims.		
NOTE: (See 37 CFR 1.116 and 41.33(a)).				
 The amendments are not in compliance with 37 CFR 1.12 	21. See attached Notice of Non-Co	mpliant Amendment (I	PTOL-324).	
Applicant's reply has overcome the following rejection(s):	·			
 Newly proposed or amended claim(s) would be allength non-allowable claim(s). 		•		
 For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is prov The status of the claim(s) is (or will be) as follows: 		I be entered and an e	xplanation of	
Claim(s) allowed:				
Claim(s) objected to: Claim(s) rejected:				
Claim(s) withdrawn from consideration:				
AFFIDAVIT OR OTHER EVIDENCE				
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 				
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appear and was not earlier presented. Se	al and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).	
 The affidavit or other evidence is entered. An explanation 	n of the status of the claims after er	ntry is below or attach	ed.	
REQUEST FOR RECONSIDERATION/OTHER	does NOT place the application in	andition for allaccon	b	
11. The request for reconsideration has been considered but See Continuation Sheet.		condition for allowar	ce pecause:	
 Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s)			
13. Other:				

Primary Examiner, Art Unit 3673

/Carlos Lugo/

Continuation of 11, does NOT place the application in condition for allowance because: Applicant's arguments are not persuasive:

Applicant argues that a locking device is not disclosed, such as to have first and second pieces joined together via at least one frangible element is clearly provided at 4, as shown in figure 1 of the applied art. Applicant argues that the applied art does not provide a substantially rigid locking member attached at one end to the first end piece, and with the second end piece being configure to receive a locking portion of the rigid locking member. The examiner disagrees. As can

be seen in figure 1, element 5 meets this claim language, so at to be received by element 1 as shown in figure 4.

Applicant argues that the applied art does not provide a first axis of the first end piece and a second axis of a second end piece being aligned with one another when the first end piece and the second end piece are joined. However, such claim language is very broad and considered to be meet by the applied art. It should be noted that applicant has not particularly claimed these axes and that they may be arbitranly taken so as to meet the claim language. See the attached figure for illustration of how the claim language and the met by the applied art. The claims have not be provided with sufficient detailed structure so as to distinguish them from the applied ant of record.